STAMPUR & ROTH

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April 4, 2022

By ECF

Honorable Mary Kay Vyskocil United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007 USDC SDNY
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Re: United States v. Selassie Atoklo, 22 Cr. 31 (MKV)

Dear Judge Vyskocil:

I am counsel of record for Selassie Atoklo in the above-captioned case. I write with the consent of the government and Pretrial Services to seek a modification in Mr. Atoklo's conditions of pretrial release.

We respectfully request that the terms of Mr. Atoklo's release be modified to allow for the removal of his location monitoring device. All other conditions of Mr. Atoklo's release remain the same, and he has been compliant with all his conditions since his release.

Thank you for your attention to this matter.

Very truly yours

William J. Stampur

cc: AUSA Katherine Reilly (By ECF) AUSA Sagar Ravi (By ECF)

PTO Lura Jenkins (By Email)

PTO Ashley Cosme (By Email)

Defendant's request for a modification of the terms of his release is DENIED. SO ORDERED.

Date: <u>4/5/2022</u>

New York, New York

United States District Judge